IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE:

REMARKABLE HEALTHCARE OF

CARROLLTON LP,

EIN: 5960

REMARKABLE HEALTHCARE OF DALLAS,

LP,

EIN: 3418

REMARKABLE HEALTHCARE OF FORT

WORTH, LP,

EIN: 1692

REMARKABLE HEALTHCARE OF SEGUIN,

LP,

EIN: 4566

REMARKABLE HEALTHCARE, LLC,

EIN: 5142

Jointly Administered Under Case:

Case No. 23-42098

Chapter 11

Case No. 23-42099

Chapter 11

Case No. 23-42100

Chapter 11

Case No. 23-42101

Chapter 11

Case No. 23-42102

Chapter 11

DEBTORS

CHAPTER 11 SUBCHAPTER V TRUSTEE'S REPORT OF NO DISTRIBUTION

I, Mark A. Weisbart, having been appointed Subchapter V Trustee of the estates of Remarkable Healthcare of Carrollton, LP and its affiliated debtors and debtors-in-possession (collectively, the "Debtors"), report I collected funds totaling: \$0.00. The cases were dismissed with no plan confirmed and no plan payments made to the Trustee. Pursuant to the Court's Order Dismissing Bankruptcy Cases With Prejudice [Dkt #28], Debtors were ordered to pay the outstanding fees and expenses due Trustee, which Trustee has received totaling \$9,075.56. I hereby certify that the estates of the above-named Debtors have been fully administered through the date of dismissal. I request that I be discharged from any further duties as Trustee.

Respectfully Submitted,

/s/ Mark A Weisbart
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SUBCHAPTER V TRUSTEE